CALIFORNIA COASTAL COMMISSION

NORTH COAST DISTRICT OFFICE 710 E STREET, SUITE 200 EUREKA, CA 95501 VOICE AND TDD (707) 445-7833 FAX (707) 445-7877



PERMIT APPLICATION INSTRUCTIONS

A completed application includes the APPLICATION FOR COASTAL DEVELOPMENT PERMIT, the appendices to the application, and **Required Attachments**.

The following checklist is provided for the convenience of applicants in gathering necessary application

- Please answer all questions. If a question is not applicable to your project, indicate "N.A."
- Refer to pages 8 9 of the APPLICATION for a list of **Required Attachments**.
- Incomplete applications will not be accepted for filing.
- All exhibits must be legible.

mater	ials; it is not a complete statement of filing requirements.		
		Page	Item
	Proof of applicant's interest in the property.	7	1
	Assessor's parcel map(s) showing the proposed development site and all adjacent properties within 100 feet of the property boundary.	7	2
	Stamped envelopes <i>(no postage meter please)</i> addressed to neighboring property owners and occupants and other interested parties <i>and</i> a list of the same	7, 8	4, 5
	Vicinity map.	8	6
	One set of project plan(s), site plan(s), and applicable other plans	8	7, 11
	Copy of any environmental documents (DRAFT AND FINAL EIRs, EISs, NEGATIVE DECLARATION) if prepared for the project and any comments and responses	8	9
	Verification of all other permits, permissions or approvals applied for or granted by public agencies.	8	10
	Copy of geology or soils report (if necessary).	8	11
	Local approval of the project.	Appe	ndix B
	Has the Notice of Pending Permit been posted in a conspicuous place?	Appendix D	
	Filing fee.	Appendix E	
	Have you and the agent (if appropriate) signed the application at the appropriate line: 10, and 13?	s on pa	ges 9,

APPLICATION FOR COASTAL DEVELOPMENT PERMIT

SECTION I. APPLICANT Name, mailing address, and telephone number of all applicants. 1. (Area code/daytime phone number) Note: All applicants for the development must complete Appendix A, the declaration of campaign contributions. Name, mailing address and telephone number of applicant's representatives, if any. Please include 2. all representatives who will communicate on behalf of the applicant or the applicant's business partners, for compensation, with the Commission or the staff. (It is the applicant's responsibility to update this list, as appropriate, including after the application is accepted for filing. Failure to provide this information prior to communication with the Commission or staff may result in denial of the permit or criminal penalties.) (Area code/daytime phone number) SECTION II. PROPOSED DEVELOPMENT Please answer all questions. Where questions do not apply to your project (for instance, project height for a land division), indicate Not Applicable or N.A. 1. Project Location. Include street address, city, and/or county. If there is no street address, include other description such as nearest cross streets. number street county Assessor's Parcel Number(s) (obtainable from tax bill or County Assessor): FOR OFFICE USE ONLY RECEIVED

FILED

DATE PAID

FEE

APPLICATION NUMBER

. If multi-famil	v residential, state	2:		
. If multi-famil	y residential, state Number of units	2:	Number of bedrooms per unit (both existing and proposed)	Type of ownership proposed
i. If multi-famil		Net number of units on completion of project		
	Number of units	Net number of units on		proposed
	Number of units	Net number of units on		proposedrental
	Number of units	Net number of units on		proposed rentalcondominium
	Number of units	Net number of units on		proposed rental condominium stock cooperative
Existing units	Number of units	Net number of units on completion of project		proposed rental condominium stock cooperative time share
Existing units	Number of units Proposed new units	Net number of units on completion of project		proposed rental condominium stock cooperative time share other

3. 4.	Estimated cost of development (not including cost of land) Project height: Maximum height of structure (ft.) above existing (natural) grade					
5.	Total number of floo	ors in structure, including				
	subterranean floors	, lofts, and mezzanines				
6.	Gross floor area exc	cluding parking (sq.ft.)		·		
7.	accessory buildings	cluding covered parking a s (sq.ft.)				
	Lot coverage	Existing (sq.ft. or acre)		posed (sq.ft. or acre)		al (sq.ft. or acre)
	Building					
	Paved area					
	Landscaped area					
	Unimproved area					
		Grand Total (should equal	lot area as s	hown in #7 above)		
8.	Is any grading prop	osed?			🔲 Y	es 🗌 No
	If yes, complete the fo	ollowing.				
	a) Amount of cut		cu. yds.	d) Maximum hei	ght of	ft.
	b) Amount of fill		cu. yds.	e) Maximum hei	ght of	ft.
	c) Amount of imp		cu. yds.	f) Location of boot or disposal si		
		control plans must be include cluded. See page 7, items # 7		application, if applicable	e. In certai	n areas, an engineering

Please list any geologic or other technical reports of which you are aware that apply to this property:

9.	Parking

	xisting Spaces	Proposed n	ew spaces	Net number of space	es on completio	n of project
Is any exis	ting parking being r	 emoved?			☐ Yes	☐ No
If yes, how	many spaces?		size			
Is tandem	parking existing and	d/or proposed?			☐ Yes	☐ No
If yes, how	many tandem sets	?	size			
Are utility	extensions for the f	ollowing needed	to serve the p	roject? (Please ched	ck yes or no)	
a) wator	b) gas	c) sewer	d) electric	a) talanhana		
	D) gas			с) ісієрпоне		
Ye	s Yes	Yes	Yes	Yes		
	No 🗌 No	☐ No	☐ No	☐ No		
Will electr	ric or telephone exte	ensions be above	e-ground?		Yes	□ N
Does proj	ect include removal	of trees or other	r vegetation?.		Yes	□ N
If yes, ind	icate number , typ e	and size of tree	es			
or type ar	nd area of other veç	getation				
TION III. AI	DDITIONAL INFOR	MATION				
relationship	of the developmen		le items below	must be explaine	d fully. Attach	n additional
ets if necess						
Present u	se of property.					
Α	nere existing structu	ires on the prope	erty'?		☐ Yes	L N
a. Are th						

Is the proposed development to be governed by any Dev Agreement? Has any application for development on this site including been submitted previously to the California Coastal Zone Commission or the Coastal Commission? If yes, state previous application number(s) a. Is the development between the first public road and lagoons, bays, and other bodies of water connected b. If yes, is public access to the shoreline and along the available on the site or near the site? If yes, indicate the location and nature of the access, including the company of the access to an effect on public access to an effect on effe	olished or removed, inc.	luding th	he reloca	tion site), <i>it</i>
Agreement? Has any application for development on this site including been submitted previously to the California Coastal Zone Commission or the Coastal Commission? If yes, state previous application number(s) a. Is the development between the first public road and lagoons, bays, and other bodies of water connected b. If yes, is public access to the shoreline and along the available on the site or near the site? If yes, indicate the location and nature of the access, including the					-
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Has any application for development on this site including been submitted previously to the California Coastal Zone Commission or the Coastal Commission?	opment		Yes		
 a. Is the development between the first public road and lagoons, bays, and other bodies of water connected b. If yes, is public access to the shoreline and along the available on the site or near the site? If yes, indicate the location and nature of the access, including the	any subdivision Conservation		Yes		Ν
b. If yes, is public access to the shoreline and along the available on the site or near the site?	ne sea (including		Yes		N
	oast currently		Yes		N
C Will the project have an effect on public access to an	tance from the project s	site, if ap	oplicable.		
c Will the project have an effect on public access to an					<u>-</u> -
shoreline, either directly or indirectly (e.g., removing access to the beach)?	rking used for		Yes		N
If yes, describe the effect					

5.	Does the development involve diking, filling, draining, dredging or placing st waters, wetlands, estuaries, or lakes? (Please check yes or no)	ructures	in ope	1 coast	al
	a) diking b) filling c) dredging d) placement of structures				
	☐ ☐ ☐ Yes ☐ Yes Yes Yes				
	□ No □ No □ No				
	Amount of material to be dredged or filled (indicate which)			cu. y	yds
	Location of dredged material disposal site				
	Has a U.S. Army Corps of Engineers' permit been applied for?		Yes		No
6.	Will the development extend onto or adjoin any beach, tidelands, submerged lands or public trust lands?		Yes		No
	For projects on State-owned lands, additional information may be required a paragraph 10.	s set for	th in Se	ection I	V,
7.	Will the development protect existing lower-cost visitor and recreational facilities?		Yes		No
	Will the development provide public or private recreational opportunities?		Yes		No
					-
8.	Will the proposed development convert land currently or previously used for agriculture to another use?		Yes		 No
	If yes, how many acres will be converted?				
9.	Is the proposed development in or near:				
	a. Sensitive habitat areas (Biological survey may be required)		Yes		No
	b. Areas of state or federally listed rare, threatened, or endangered species		Yes		No
	c. 100-year floodplain (Hydrologic mapping may be required)		Yes		No
	d. Park or recreation area		Yes		No
10.	Is the proposed development visible from:				
	a. State Highway 1 or other scenic route		Yes		No

	b. Park, beach, or recreation area		Yes		No	
	c. Harbor area		Yes		No	
11.	Does the site contain any: (If yes to any of the following, please explain on an attache	d sheet.)				
	a. Historic resources		Yes		No	
	b. Archaeological resources		Yes		No	
	c. Paleontological resources		Yes		No	
12.	Where a stream or spring is to be diverted, provide the following information	1:				
	Estimated streamflow or spring yield (gpm)					
	If well is to be used, existing yield (gpm)					
	If water source is on adjacent property, attach Division of Water Rights approval.	approval	and pr	operty	owner	S

SECTION IV. REQUIRED ATTACHMENTS

The following items must be submitted with this form as part of the application.

1. Proof of the applicant's legal interest in the property. A copy of any of the following will be acceptable: current tax bill, recorded deed, lease, easement, or current policy of title insurance. Preliminary title reports will not be accepted for this purpose. Documentation reflecting intent to purchase such as a signed Offer to Purchase along with a receipt of deposit or signed final escrow document is also acceptable, but in such a case, issuance of the permit may be contingent on submission of evidence satisfactory to the Executive Director that the sale has been completed.

The identity of all persons or entities which have an ownership interest in the property superior to that of the applicant must be provided.

- 2. **Assessor's parcel map(s)** showing the page number, the applicant's property, and all other properties within 100 feet (excluding roads) of the property lines of the project site. (Available from the County Assessor.)
- 3. Copies of required **local approvals** for the proposed project, including zoning variances, use permits, etc., as noted on Local Agency Review Form, Appendix B. Appendix B must be completed and signed by the local government in whose jurisdiction the project site is located.
- 4. Stamped envelopes addressed to each property owner and occupant of property situated within 100 feet of the property lines of the project site (excluding roads), along with a list containing the names, addresses and assessor's parcel numbers of same. The envelopes must be plain (i.e., no return address), and regular business size (9 1/2" x 4 1/8"). Include first class postage on each one. Metered postage is not acceptable. Use Appendix C, attached, for the listing of names and addresses. (Alternate notice provisions may be employed at the discretion of the District Director under extraordinary circumstances.)

- 5. Stamped, addressed envelopes (no metered postage, please) and a list of names and addresses of all other parties known to the applicant to be interested in the proposed development (such as persons expressing interest at a local government hearing, etc.).
- 6. **A vicinity or location map** (copy of Thomas Bros. or other road map or USGS quad map) with the project site clearly marked.
- 7. Copy(s) of plans drawn to scale, including (as applicable):
- site plans
- floor plans
- building elevations
- grading, drainage, and erosion control plans
- landscape plans
- septic system plans

Trees to be removed must be marked on the site plan. In addition, a reduced site plan, 8 1/2" x 11" in size, must be submitted. Reduced copies of complete project plans will be required for large projects. NOTE: See Instruction page for number of sets of plans required.

- 8. Where septic systems are proposed, evidence of County approval or Regional Water Quality Control Board approval. Where water wells are proposed, evidence of County review and approval.
- 9. A copy of any **Draft or Final Negative Declaration**, **Environmental Impact Report (EIR) or Environmental Impact Statement (EIS)** prepared for the project. If available, comments of all reviewing agencies and responses to comments must be included.
- 10. **Verification of all other permits, permissions or approvals** applied for or granted by public agencies such as:
- Department of Fish and Game
- State Lands Commission
- Army Corps of Engineers
- U.S. Coast Guard

For projects such as seawalls located on or near state tidelands or public trust lands, the Coastal Commission must have a written determination from the State Lands Commission whether the project would encroach onto such lands and, if so, whether the State Lands Commission has approved such encroachment. See memo to "Applicants for shorefront development" dated December 13, 1993.

11. For development on a bluff face, bluff top, or in any area of high geologic risk, a comprehensive, site-specific **geology and soils report** (including maps) prepared in accordance with the Coastal Commission's Interpretive Guidelines. Copies of the guidelines are available from the District Office.

SECTION V. NOTICE TO APPLICANTS

Under certain circumstances, additional material may be required prior to issuance of a coastal development permit. For example, where offers of access or open space dedication are required,

	ninary title reports, land surveys, legal descriptions, subordination agreements, and other outside ments will be required prior to issuance of the permit.					
issuar propo	dition, the Commission may adopt or amend regulations affecting the nce of coastal development permits. If you would like notice of such sals during the pendency of this application, if such proposals are nably related to this application, indicate that desire					
SECT	TION VI. COMMUNICATION WITH COMMISSIONERS					
commare ac Such decisi	Decisions of the Coastal Commission must be made on the basis of information available to all commissioners and the public. Therefore, permit applicants and interested parties and their representatives are advised not to discuss with commissioners any matters relating to a permit outside the public hearing. Such contacts may jeopardize the fairness of the hearing and result in invalidation of the Commission's decision by court. Any written material sent to a commissioner should also be sent to the commission office for inclusion in the public record and distribution to other Commissioners.					
SECT	TION VII. CERTIFICATION					
	I hereby certify that I, or my authorized representative, have completed and posted or will post the Notice of Pending Permit card in a conspicuous place on the property within three days of submitting the application to the Commission office.					
	I hereby certify that I have read this completed application and that, to the best of my knowledge, the information in this application and all attached appendices and exhibits is complete and correct. I understand that the failure to provide any requested information or any misstatements submitted in support of the application shall be grounds for either refusing to accept this application, for denying the permit, for suspending or revoking a permit issued on the basis of such misrepresentations, or for seeking of such further relief as may seem proper to the Commission.					
	I hereby authorize representatives of the California Coastal Commission to conduct site inspections on my property. Unless arranged otherwise, these site inspections shall take place between the hours of 8:00 A.M. and 5:00 P.M.					
	Signature of Authorized Agent(s) or if no agent, signature of Applicant					
	NOTE: IF SIGNED ABOVE BY AGENT, APPLICANT MUST SIGN BELOW.					
SECT	TON VIII. AUTHORIZATION OF AGENT					
I here	by authorize to act as my representative					
and to	bind me in all matters concerning this application.					
	Signature of Applicant(s)					
	(Only the applicant(s) may sign here to authorize an agent)					

APPLICATION FOR COASTAL DEVELOPMENT PERMIT

APPENDIX A

DECLARATION OF CAMPAIGN CONTRIBUTIONS

Government Code Section 84308 prohibits any Commissioner from voting on a project if he or she has received campaign contributions in excess of \$250 within the past year from project proponents or opponents, their agents, employees or family, or any person with a financial interest in the project.

In the event of such contributions, a Commissioner must disqualify himself or herself from voting on the project.

Each applicant must declare below whether any such contributions have been made to any of the listed **Commissioners** or **Alternates** (see last page).

	The applicants, their agents, employees, family and/or any person with a financial interest in the project have not contributed over \$250 to any Commissioner(s) or
	Alternate(s) within the past year.
	The applicants, their agents, employees, family, and/or any person with a financial interest in the project have contributed over \$250 to the Commissioner(s) or Alternate(s) listed below within the past year.
	Commissioner or Alternate
	Commissioner or Alternate
	Commissioner or Alternate
Sigr	nature of Applicant or Authorized Agent Date
Please type or	print your name

CHECK ONE

APPENDIX B

LOCAL AGENCY REVIEW FORM

SECTIO	N A (TO BE COMPLETED BY APPLICANT)
Applicar	nt
Project I	Description
Location	
Assesso	or's Parcel Number
SECTIO	N B (To be completed by local planning or building inspection department)
Zoning [Designation du/ac
General	or Community Plan Designation du/ac
	iscretionary Approvals
	Proposed development meets all zoning requirements and needs no local permits other than building permits. Proposed development needs local discretionary approvals noted below. Needed Received Design/Architectural review Variance for Rezone from Rezone from Grading/Land Development Permit No. Planned Residential/Commercial Development Approval Site Plan Review Condominium Conversion Permit Conditional, Special, or Major Use Permit No.
	Other
CEQA S	Status
	Categorically Exempt Class Item
	Negative Declaration Granted (Date)
	Environmental Impact Report Required, Final Report Certified (Date)
	Other
Prepare	d for the City/County of by
Date	Title

Application No.	
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APPENDIX C

LIST OF PROPERTY OWNERS AND OCCUPANTS WITHIN 100 FEET AND THEIR ADDRESSES (Make additional copies of this sheet as necessary)

APPENDIX D

(Permit Application)

DECLARATION OF POSTING

Prior to or at the time the application is submitted for filing, the applicant must post, at a conspicuous place, easily read by the public and as close as possible to the site of the proposed development, notice that an application for the proposed development has been submitted to the Commission. Such notice shall contain a general description of the nature of the proposed development. The Commission furnishes the applicant with a standardized form to be used for such posting. If the applicant fails to post the completed notice form and sign the Declaration of Posting, the Executive Director of the Commission shall refuse to file the application. 14 Cal. Code Regs. Section 13054(d).

Please sign and date this Declaration of Posting form when the site is posted; it serves as proof of posting. It should be returned to our office with the application.

that on, (date of posting)	I or my authorized representative posted the Notice
	r application to obtain a coastal development permit for the development of
	(description of development)
Located at	
The public notice was	(address of development or assessor's parcel number) posted at
	easily seen by the public and as close as possible to the site of the proposed development)
	(signature)
	(date)
TE: Your application can	not be processed until this Declaration of Posting is signed and returned to this
FOR	OFFICE USE ONLY
P	ERMIT NUMBER
R	ECEIVED

DECLARATION COMPLETE

APPENDIX E

PERMIT APPLICATION FEE SCHEDULE

EFFECTIVE JANUARY 1, 1998, ALL PERMIT APPLICATION FEES ARE DEPOSITED IN THE COASTAL ACCESS ACCOUNT OF THE STATE COASTAL CONSERVANCY FUND. MONIES IN THE ACCOUNT ARE AVAILABLE TO PUBLIC AGENCIES AND OTHER ORGANIZATIONS FOR THE DEVELOPMENT, MAINTENANCE, AND OPERATION OF PUBLIC SHORELINE ACCESS FACILITIES (PUBLIC RESOURCES CODE SECTION 30620(C)(2)).

RES	SIDENTIAL PROJECTS	
A.	New single-family dwellings	
	De minimis waiver	\$ 200
	Administrative permit	\$ 200 ¹
	Regular calendar	
	If 1,500 or less square feet ²	\$ 250 ³
	If 1,501 to 5,000 square feet ²	\$ 500 ³
	If 5,001 or more square feet ²	\$ 1,000 ³
B.	Additions or improvements to single-family dwellings	
	De minimis waiver	\$ 200
	If handled as an amendment to a previous coastal development permit, see Amendments (Section III.D.) below.	
	If not a waiver <u>or</u> an amendment to a previous coastal development permit, the fee is assessed according to the schedule in A. above (i.e., based on the calendar and/or size of the addition, plus the grading fee, if applicable).	
C.	Multiple residential projects (including residential subdivisions, resubdivisions and condominium conversions) 4	
	2–4 units	\$ 600 3
	5–16 units	\$ 2,000 3
	17–166 units	\$ 120 /unit ³
	167 units or more	\$ 20,000 3
D.	Lot line adjustment	\$ 600 3
E.	Divisions of land where there are single-family residences already built and only one new lot is created	\$ 600 ³
F.	Grading fee for residential projects	

I.

¹ Fee changes if removed from the Administrative Calendar and rescheduled on the Regular Calendar. Additional fee amount must be paid before item is scheduled for hearing on the Regular Calendar.

² **Including** gross internal floor space of main house, attached garage(s), covered patios, plus any detached structures intended for human habitation (e.g., guest houses, detached bedrooms, in-law units); **not** including patios or decks open to the sky, detached garages, barns, art studios, tool sheds, and other outbuildings not primarily intended for human habitation.

³ Grading fee applies; see Item F.

 $^{^4}$ If land division and construction of residences are proposed together, the fee is based solely upon the construction of residences.

		administrative calendar, if more than 75 cubic yards of grading is proposed, an additional fee applies	\$	200
II.	OFF	FICE, COMMERCIAL, CONVENTION, INDUSTRIAL		
	A.	New structures		
		Up to and including 1,000 sq.ft. (gross)	<u> </u>	500
		1,001 to 10,000 sq.ft. (gross)		2,000
		10,001 sq.ft. up to 25,000 sq.ft. (gross)		4,000
		25,001 sq.ft. up to 50,000 sq.ft. (gross)	<u> </u>	8,000
		50,001 sq.ft. up to 100,000 sq.ft. (gross)		12,000
		100,001 or more sq.ft. (gross)	\$	20,000
		Major energy production or fuel processing facility	□ \$	20,000
	B.	Additions or improvements		
		Regular calendar: see II.A. above		
		Otherwise: see III. below		
	FFF			
III.		ES FOR PROJECTS NOT COVERED IN I. OR II. ABOVE Administrative permit		200 ¹
III.	A.	Administrative permit	□ \$ □ \$	200 ¹
III.	A. B.	Administrative permit Emergency permit	□ \$ □ \$	200 ¹ 200 ⁵
III.	A.	Administrative permit Emergency permit Amendments	\$	200 ⁵
III.	A. B.	Administrative permit Emergency permit		
III.	A. B.	Administrative permit Emergency permit Amendments Immaterial amendments Material amendments	\$	200 ⁵
III.	A. B. C.	Administrative permit Emergency permit	\$	200 ⁵
III.	A. B. C.	Administrative permit Emergency permit Amendments Immaterial amendments	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	200 5
III.	A. B. C.	Administrative permit		200 5 200
III.	A. B. C.	Administrative permit Emergency permit Amendments Immaterial amendments		200 5 200
III.	A. B. C.	Administrative permit		200 ⁵ 200 200 400

When followed by a regular permit application, the \$200 emergency application fee is credited toward the follow-up permit fee.

If permit extension is objected to by Commission and application is set for a new hearing, then a new application fee is required, based on type of development and/or applicable calendar. 5

	G. Public works facilities[if public agency is applicant]	☐ No charge
	H. Temporary events[if not scheduled on administrative calendar]	\$ 500
IV.	ANY OTHER DEVELOPMENT NOT OTHERWISE COVERED	
	Development cost up to and including \$100,000	□ \$ 600
	\$100,001 to \$500,000	\$ 2,000
	\$500,001 to \$1,250,000	\$ 4,000
	\$1,250,001 to \$2,500,000	\$ 8,000
	\$2,500,001 to \$5,000,000	\$ 12,000
	\$5,000,001 or more	\$ 20,000

TOTAL SUBMITTED

\$

ADDITIONAL NOTES

- 1. Fees are assessed at the time of application, based on the project as proposed initially. If the size of a proposed dwelling or the amount of proposed grading is amended during the application review process, the fee is not changed.
- 2. If different types of development are included on one site under one application, the fee is based on the sum of each fee that would apply if each development were applied for separately, not to exceed \$20,000 (except as indicated in footnote 4).
- 3. Fees for after-the-fact permits shall normally be double the regular permit fee unless such added increases are waived by the Executive Director when it is determined that the permit could be processed by staff without significant additional review time resulting from the processing of the violation.
- 4. The fee for development consisting of a change in intensity of use shall be based upon development cost as set forth in part IV.
- 5. Permits shall not be issued without full payment of all applicable fees. If overpayment of a fee occurs, a refund will be issued.
- 6. If a permit application is withdrawn, a refund will be due only if no significant staff review time has been expended (e.g., the staff report has not yet been prepared). Denial of a permit application by the Commission is not grounds for a refund.
- 7. The application fee shall be determined from the type and size of the proposed development, except where size is not readily determined and where the project is a change in intensity of use. In addition, if there is conflict over the applicable fee, the Executive Director may use the project cost to determine the fee.
- 8. In addition to the above fees, the Commission may require the applicant to reimburse it for any additional reasonable expenses incurred in its consideration of the permit application, including the costs of providing public notice.
- 9. The Executive Director shall waive the application fee where requested by resolution of the Commission.

SEE SECTION 13055 OF THE COMMISSION'S REGULATIONS (CALIFORNIA CODE OF REGULATIONS, TITLE 14) FOR FULL TEXT OF THE REQUIREMENTS.

SUBMITTED FEE VERIFIED BY:		DATE:		
IS SUBMITTED AMOUNT CORRECT?				
Yes. Applicant has correctly characterized the development, and payment is appropriate.	Applicant did not fill out fo thus staff has marked the to compute the fee, and a has paid fee.	form		
REFUND OR ADDITIONAL FEE REQUIRED? (STA	TE REASON)			
☐ Refund amount ()		
☐ Additional fee amount ()		
REMINDER: RECORD FEE PAYMENT IN PERMIT LOG				
FINAL FEE VERIFIED BY: (TO BE COMPLETED AF	FTER COMMISSION ACTION)	DATE:		

NOTICE OF PENDING PERMIT

OFFICE LISTED BELOW BETWEEN 8 A.M. AND 5 P.M., WEEKDAYS.



CALIFORNIA COASTAL COMMISSION NORTH COAST DISTRICT OFFICE 710 E STREET, SUITE 200 EUREKA, CA 95501 (707) 445-7833